## H.B. 184 VICTIM RESTITUTION AMENDMENTS

HOUSE COMMITTEE AMENDMENTS

AMENDMENT 1

FEBRUARY 4, 2015 4:05 PM

Representative **Brad R. Wilson** proposes the following amendments:

- 1. Page 13, Lines 375 through 383:
  - 375 chapter. Any objection by the defendant to the imposition or amount of restitution shall be
  - 376 made at the time of sentencing or in writing within 20 days of  $\{+\}$  the receipt of notice  $\{+\}$
  - 377 {sentencing}, to be filed with the court and a copy mailed to the [office] Utah Office for Victims
  - 378 of Crime. Upon the filing of the objection, the court shall allow the defendant a full hearing on
  - the issue as provided by Subsection 77-38a-302(4).
  - 380 (4) If no objection is made or filed by the defendant, then upon conviction and
  - sentencing, the court shall enter a judgment for {+} complete {+} {-court-ordered} restitution pursuant to
  - the provisions of Subsections 76-3-201(4)(c) and (d) and identify the office as the assignee of
  - the assigned portion of the judgment and order of restitution.
- 2. Page 18, Lines 551 through 552:
  - (1) Upon the court determining that a defendant owes restitution, the clerk of the court
  - shall enter an order of {+} **complete** {+} {-<u>court-ordered</u>} restitution as defined in Section 77-38a-302 on